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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/784,221	02/24/2004	Jean-Christophe Henrion	238953US0	1175

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OBLON, SPIVAK, MCCLELLAND, MAIER & NEUSTADT, P.C.  
1940 DUKE STREET  
ALEXANDRIA, VA 22314

EXAMINER
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HENRY, MICHAEL C

ART UNIT	PAPER NUMBER
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1623

DATE MAILED: 05/18/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

10/784,221

Applicant(s)

HENRION ET AL.

Examiner

Michael C. Henry

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 20 December 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1,3-23,28 and 29 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1,3-23,28 and 29 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

**Priority under 35 U.S.C. § 119**

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

**Attachment(s)**

- |  |   |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892)   | 4) <input type="checkbox"/> Interview Summary (PTO-413)<br>Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)                                   | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152)             |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)<br>Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____  |

### **DETAILED ACTION**

The following office action is a responsive to the Amendment filed, 12/20/05.

The amendment filed 12/20/05 affects the application, 10/784,221 as follows:

Claims 1, 3, 28 and 29 have been amended. Claims 2, 24-27, 30-31 have been canceled.

Upon further consideration, the examiner has determined that the indicated allowable subject matter of the prior office action is not appropriate on the merits and thus is withdrawn. Consequently, this instant action is made, Nonfinal.

The responsive to applicants' arguments is contained herein below.

Claims 1, 3-23, 28, 29 are pending in application

#### ***Claim Rejections - 35 USC § 112***

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1, 3-23, 28, 29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The phrase "R is a saturated or unsaturated, linear or branched hydrocarbon chain comprising 7 to 21 carbon atoms" in claims 1 and 28, renders the claims indefinite. More specifically, it is unclear how R can be representative of a number other than 17, since for the glucose ester of vitamin F the acyl group must be a linoleyl group corresponding to the fatty acid linoleic acid (vitamin F). Also, when R is not equal 17 carbons then said glucose ester of vitamin F cannot be prepared.

*Claim Rejections - 35 USC § 103*

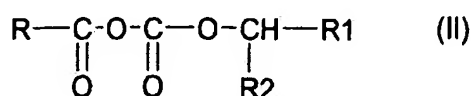
The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1, 3-23, 28, 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lalezari et al. (US 5,498,708).

In claim 1, applicant claims "A process for the preparation of an O-acylated glucose derivative, in which the O-acylated glucose derivative prepared is O-acylated at least 50% in the 6 position and in which the O-acylated glucose derivative is selected from the group consisting of glucose esters of vitamin F and mixtures thereof, comprising:

- preparing a mixed anhydride of formula (II):



in which R1 and R2 are, independently of one another, saturated or unsaturated and linear or branched hydrocarbon radicals comprising 1 to 20 carbon atoms and R is a saturated or unsaturated, linear or branched hydrocarbon chain comprising 7 to 21 carbon atoms, by reaction of a carboxylic acid of formula R-COOH with an alkyl haloformate of formula X-C(O)-O-CH(R1)R2, with X representing halogen; and reacting said mixed anhydride with glucose."

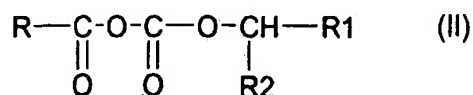
Dependent claims 3-11, 17, 18 are drawn to the process of claim 1 involving specific acyl residues in formula (II) including myristoyl, specific alkyl haloformate, isopropyl haloformate, isopropyl chloroformate and the preparation of the mixed anhydride in organic solvent. Claims

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12-16, 19-23 are drawn to the process of claim 1 involving the preparation of mixed anhydrides at specific temperature ranges, time ranges, the preparation of mixed anhydrides with glucose in organic solvent and at specific temperature ranges, time ranges.

Lalezari et al. disclose a process for the preparation of an O-acylated glucose derivative, comprising:

- preparing a mixed anhydride of formula (11):



in which R1 = CH<sub>3</sub> when R2 = H or R2 = CH<sub>3</sub> when R1 = H,

by reaction of a carboxylic acid of formula R-COOH (myristic acid) with an alkyl haloformate (ethyl chloroformate), and reacting said mixed anhydride with glucose (see col. 5, example 10, lines 10-18, and the abstract). In addition, Lalezari et al. disclose the use of mixed anhydride with the acyl residue, myristoyl, the use of the alkyl haloformate, ethyl chloroformate, and uses organic solvent, triethylamine (see col. 5, example 10, lines 10-18, and the abstract).

Furthermore, Lalezari et al. disclose that R can be hydrocarbon chain comprising 2-30 carbon atoms and the acids include saturated and unsaturated acids such as propanoic, butanoic, pentanoic, lauric, myristic, palmitic, stearic, oleic, linoleic, linolenic, eleostearic acid, mixtures thereof and the like (see col. 2, lines 24-31). This implies that O-acylated glucose esters of vitamin F can also be prepared since Lalezari disclose that the acid can be linoleic acid (Vitamin F, i.e., linoleic acid and alpha-linoleic acid). In addition, Lalezari et al. disclose that said O-acylated glucose derivatives can be used as components in cosmetic compositions (see col. 3, lines 14-16). It should be noted that although Lalezari et al. is silent about the use of specific

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temperature and reaction time, said use of specific temperature and reaction time should not affect the formation product. Also, even if the conditions such as temperature and time were different, merely modifying the process conditions such as temperature and concentration is not a patentable modification absent a showing of criticality. In re Aller, 220 F.2d 454, 105 U.S.P.Q. 233 (C.C.P.A. 1955).

The difference between applicants' claimed method and the method of Lalezari et al. is that Lalezari et al. do not exemplify the use of an alkyl haloformate wherein the alkyl radical or group is branched (such as an isopropyl group in which  $R_1 = R_2 = CH_3$ ) and Lalezari et al. do not disclose the % O-acylation that is in the 6 position of said derivative. However, Lalezari et al. disclose that alkyl chloroformate in which the alkyl group is from 1-10 carbons can be preferably used (see col.2, lines 59 to col. 3, line 13) and Lalezari et al. compound may well be O-acylated at least 50% in the 6 position especially since Lalezari et al. disclose that the fully esterified polyol will be obtained if about one mole of acid is used for each esterifiable hydroxyl group and that if partial esters are to be prepared the mole ratios may be adjusted to esterify less than all the hydroxyl groups (see col. 3, lines 3-7). This implies that any alkyl chloroformate including alkyl chloroformate wherein the alkyl radical or group is branched (such as an isopropyl group in which  $R_1 = R_2 = CH_3$ ) can be used and that Lalezari et al.'s compound may well be O-acylated at least 50% in the 6 position.

It would have been obvious to one having ordinary skill in the art, at the time the claimed invention was made to have used the process of Lalezari et al. to prepare an O-acylated glucose derivative such a glucose ester of vitamin F to be used as components of cosmetic compositions, and to use any alkyl chloroformate such as isopropyl chloroformate, since Lalezari et al. disclose

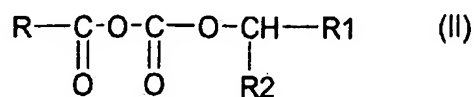
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that alkyl chloroformate in which the alkyl group is from 1-10 carbons can be used, and to determine the amount or % of O-acylation at any position (such as at the 6 position) since Lalezari et al. disclose that the amount of O-acylation depends on the mole of acid used for each esterifiable hydroxyl group.

One having ordinary skill in the art would have been motivated, to use the process of Lalezari et al. to prepare an O-acylated glucose derivative such as glucose ester of vitamin F to be used as components of cosmetic compositions, and to use any alkyl chloroformate such as isopropyl chloroformate, since Lalezari et al. disclose that alkyl chloroformate in which the alkyl group is from 1-10 carbons can be used, and to determine the amount or % of O-acylation at any position (such as at the 6 position) since Lalezari et al. disclose that the amount of O-acylation depends on the mole of acid used for each esterifiable hydroxyl group.

In claim 28, applicant claims a process for the preparation of an O-acylated glucose derivative, wherein said O-acylated glucose derivative is selected from the group consisting of glucose esters of vitamin F and mixtures thereof, comprising:

- preparing a mixed anhydride of formula (11):



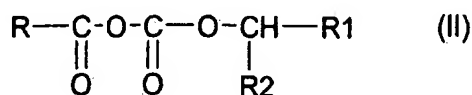
in which R1 and R2 are, independently of one another, saturated or unsaturated and linear or branched hydrocarbon radicals comprising 1 to 20 carbon atoms and R is a saturated or unsaturated, linear or branched hydrocarbon chain comprising 7 to 21 carbon atoms, by reaction of a carboxylic acid of formula R-COOH with an alkyl haloformate of formula X-C(O)-O-CHR1R2, with X representing halogen; and reacting said mixed anhydride with glucose; -

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optionally purifying the product of the reaction of said mixed anhydride with glucose to produce a purified product, and - combining said optionally purified product with a physiologically acceptable medium to provide a cosmetic or dermatological composition.

Lalezari et al. disclose a process for the preparation of an O-acylated glucose derivative, comprising:

- preparing a mixed anhydride of formula (11):



in which R1 = CH<sub>3</sub> when R2= H or R2 = CH<sub>3</sub> when R1= H,

by reaction of a carboxylic acid of formula R-COOH (myristic acid) with an alkyl haloformate (ethyl chloroformate), and reacting said mixed anhydride with glucose (see col. 5, example 10, lines 10-18, and the abstract). In addition, Lalezari et al. disclose the use of mixed anhydride with the acyl residue, myristoyl, the use of the alkyl haloformate, ethyl chloroformate, and uses organic solvent, triethylamine (see col. 5, example 10, lines 10-18, and the abstract).

Furthermore, Lalezari et al. disclose that R can be hydrocarbon chain comprising 2-30 carbon atoms and the acids include saturated and unsaturated acids such as propanoic, butanoic, pentanoic, lauric, myristic, palmitic, stearic, oleic, linoleic, linolenic, eleostearic acid, mixtures thereof and the like (see col. 2, lines 24-31). This implies that O-acylated glucose esters of vitamin F can also be prepared since Lalezari disclose that the acid can be linoleic acid (Vitamin F, i.e., linoleic acid and alpha-linoleic acid). In addition, Lalezari et al. disclose that said O-acylated glucose derivatives can be used as components in cosmetic compositions (see col. 3, lines 14-16). It should be noted that although Lalezari et al. is silent about the use of specific



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It would have been obvious to one having ordinary skill in the art, at the time the claimed invention was made to have used the process of Lalezari et al. to prepare an O-acylated glucose derivative such a glucose ester of vitamin F to be used as components of cosmetic compositions, and to use any alkyl chloroformate such as isopropyl chloroformate, since Lalezari et al. disclose that alkyl chloroformate in which the alkyl group is from 1-10 carbons can be used.

One having ordinary skill in the art would have been motivated, to use the process of Lalezari et al. to prepare an O-acylated glucose derivative such as glucose ester of vitamin F to be used as components of cosmetic compositions, and to use any alkyl chloroformate such as isopropyl chloroformate, since Lalezari et al. disclose that alkyl chloroformate in which the alkyl group is from 1-10 carbons can be used.

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***Response to Amendment***

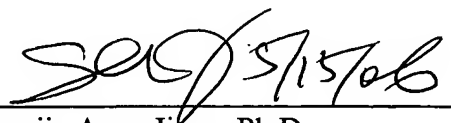
Applicant's arguments with respect to claims 1, 3-23, 28, 29 have been considered but are moot in view of the new ground(s) of rejection.

***Conclusion***

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael C. Henry whose telephone number is 571-272-0652. The examiner can normally be reached on 8:30 am to 5:00 pm; Mon-Fri. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shaojia Anna Jiang, Ph.D can be reached on 571-272-0627. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703 308-1235.

Michael C. Henry

  
Shaojia Anna Jiang, Ph.D.  
Supervisory Patent Examiner  
Art Unit 1623

May 12, 2006.